## Senate



General Assembly

File No. 378

February Session, 2016

Substitute Senate Bill No. 388

Senate, March 31, 2016

The Committee on Public Safety and Security reported through SEN. LARSON of the 3rd Dist., Chairperson of the Committee on the part of the Senate, that the substitute bill ought to pass.

# AN ACT CONCERNING THE DEPARTMENT OF ADMINISTRATIVE SERVICES' RECOMMENDATIONS REGARDING THE ADOPTION OF THE STATE BUILDING AND FIRE CODES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 29-252 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective from passage*):
- 3 (a) As used in this subsection, "geotechnical" means any geological
- 4 condition, such as soil and subsurface soil condition, which may affect
- 5 the structural characteristics of a building or structure. The State
- 6 Building Inspector and the Codes and Standards Committee shall, 7 iointly, with the approval of the Commissioner of Administrative
- jointly, with the approval of the Commissioner of Administrative
- 8 Services, adopt and administer a State Building Code based on a 9 nationally recognized model building code for the purpose of
- 10 regulating the design, construction and use of buildings or structures
- 11 to be erected and the alteration of buildings or structures already
- 12 erected and make such amendments thereto as they, from time to time,

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deem necessary or desirable. Such amendments shall be limited to administrative matters, geotechnical and weather-related portions of said code, amendments to said code necessitated by a provision of the general statutes and any other matter which, based on substantial evidence, necessitates an amendment to said code. The code shall be revised [not later than January 1, 2005, and thereafter] as deemed necessary to incorporate any subsequent revisions to the code not later than eighteen months following the date of first publication of such subsequent revisions to the code. The purpose of [said Building Code] the code shall also include, but not be limited to, promoting and ensuring that such buildings and structures are designed and constructed in such a manner as to conserve energy and, wherever practicable, facilitate the use of renewable energy resources, including provisions for electric circuits capable of supporting electric vehicle charging in any newly constructed residential garage in any code adopted after July 8, 2013. [Said Building Code] The code includes any code, rule or regulation incorporated therein by reference.

- (b) The State Building Inspector shall be appointed by the Governor. [He] <u>Said inspector</u> shall be an architect or professional engineer licensed by the state of Connecticut, shall have a thorough knowledge of building code administration and enforcement and shall have had not less than ten years practical experience in his <u>or her</u> profession.
- (c) The State Building Inspector or his <u>or her</u> designee may issue official interpretations of the State Building Code, including interpretations of the applicability of any provision of the code, upon the request of any person. [The State Building Inspector] <u>Said inspector</u> shall compile and index each interpretation and shall publish such interpretations at periodic intervals not exceeding four months.
- (d) The State Building Inspector or his <u>or her</u> designee shall review a decision by a local building official or a board of appeals appointed pursuant to section 29-266 when [he has] <u>there is</u> reason to believe that such official or board has misconstrued or misinterpreted any provision of the State Building Code. If, upon review and after

46 consultation with such official or board, [he] said inspector or a 47 designee determines that a provision of the code has been 48 misconstrued or misinterpreted, [he] said inspector or a designee shall 49 issue an interpretation of said code and may issue any order he or she 50 deems appropriate. Any such determination or order shall be in 51 writing and be sent to such local building official or board by 52 registered mail, return receipt requested. Any person aggrieved by any 53 determination or order by [the State Building Inspector] said inspector 54 under this subsection may appeal to the Codes and Standards 55 Committee [within] not later than fourteen days after mailing of the 56 decision or order. Any person aggrieved by any ruling of the Codes 57 and Standards Committee may appeal in accordance with the 58 provisions of subsection (d) of section 29-266.

- (e) The adoption of the State Building Code and any amendments
   thereto shall not be required to comply with the provisions concerning
   regulation-making proceedings set forth in chapter 54.
- 62 (f) (1) Prior to the adoption of the State Building Code and any
  63 amendments thereto, the Codes and Standards Committee shall post
  64 any proposed change in, addition to or repeal of any provision of the
  65 State Building Code in a conspicuous place on the Internet web site of
  66 the Department of Administrative Services and provide an
  67 opportunity for public comment on such proposed change in, addition
  68 to or repeal of any provision of the State Building Code.
- (2) All public comments received prior to the adoption of the State
   Building Code shall be posted in a conspicuous place on the Internet
   web site of the Department of Administrative Services.
- (g) After the adoption of the State Building Code and any amendments thereto by the Codes and Standards Committee and the State Building Inspector, the committee shall compile the proposed changes in, additions to or repeals of the State Building Code and date of approval into one document and post such document in a conspicuous place on the Internet web site of the Department of Administrative Services.

79 (h) The State Building Inspector shall take appropriate steps to 80 advise the public on how to obtain a copy of the State Building Code 81 and any amendments thereto.

- Sec. 2. Subsection (a) of section 29-254 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 85 (a) Any town, city or borough or any interested person may propose 86 amendments to the State Building Code, which proposed amendments 87 may be either applicable to all municipalities or, where it is alleged 88 and established that conditions exist within a municipality which are 89 not generally found within other municipalities, any such amendment 90 may be restricted in application to such municipality. Each 91 amendment to the State Building Code shall be adopted in accordance 92 with the provisions of [chapter 54] section 29-252, as amended by this 93 act.
- 94 Sec. 3. Subsection (c) of section 29-259 of the general statutes is 95 repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 97 (c) Regulations or codes made or amended by authority of this 98 section shall [, after a public hearing called for that purpose by the 99 State Building Inspector not less than thirty days before the date of 100 such hearing, be filed by the State Building Inspector with the 101 Secretary of the State in accordance with the provisions of chapter 54 102 and he shall thereafter make copies available to persons having an 103 interest therein] be adopted in accordance with the provisions of 104 section 29-252, as amended by this act.
- Sec. 4. Section 29-291a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 107 (a) The State Fire Marshal, in coordination with the [advisory 108 committee] State Fire Prevention Code Advisory Committee 109 established under subsection (b) of this section, shall adopt and

administer a State Fire Prevention Code based on a nationally recognized fire prevention code. Said code shall be used to enhance the enforcement capabilities of local fire marshals and for the purposes of prevention of fire and other related emergencies. Said code shall be [adopted not later than October 1, 2008, and shall be revised thereafter] revised as deemed necessary to incorporate any subsequent revisions to the code not later than eighteen months following the date of first publication of such revisions.

- (b) There is established [an advisory committee] the State Fire Prevention Code Advisory Committee consisting of nine persons appointed by the State Fire Marshal. The State Fire Marshal shall appoint two members selected from a list of individuals submitted by the Codes and Standards Committee from the membership of said committee and seven members representing local fire marshals, deputy fire marshals and fire inspectors selected from a list of individuals submitted by the Connecticut Fire Marshals Association.
- (c) The State Fire Marshal may issue official interpretations of the State Fire Prevention Code, including interpretations of the applicability of any provision of the code, upon the request of any person. The State Fire Marshal shall compile and index each interpretation and shall publish such interpretations at periodic intervals not exceeding four months.
- 132 (d) The adoption of the State Fire Prevention Code and any
  133 amendments thereto shall not be required to comply with the
  134 provisions concerning regulation-making proceedings set forth in
  135 chapter 54.
- (e) (1) Prior to the adoption of the State Fire Prevention Code and any amendments thereto, the State Fire Prevention Code Advisory
  Committee shall post any proposed change in, addition to or repeal of any provision of the State Fire Prevention Code in a conspicuous place on the Internet web site of the Department of Administrative Services and provide an opportunity for public comment on such proposed change in, addition to or repeal of any provision of the State Fire

- 143 Prevention Code.
- 144 (2) All public comments received prior to the adoption of the State
- 145 Fire Prevention Code shall be posted in a conspicuous place on the
- 146 Internet web site of the Department of Administrative Services.
- 147 (f) After the adoption of the State Fire Prevention Code and any
- 148 amendments thereto by the State Fire Prevention Code Advisory
- 149 Committee and the State Fire Marshal, the committee shall compile the
- 150 proposed changes in, additions to or repeals of the State Fire
- 151 Prevention Code and date of approval into one document and post
- such document in a conspicuous place on the Internet web site of the
- 153 Department of Administrative Services.
- 154 (g) The State Fire Marshal shall take appropriate steps to advise the
- public on how to obtain a copy of the State Fire Prevention Code and
- any amendments thereto.
- 157 Sec. 5. Section 29-292 of the general statutes is repealed and the
- 158 following is substituted in lieu thereof (*Effective from passage*):
- (a) (1) The State Fire Marshal and the Codes and Standards
- 160 Committee shall adopt and administer a Fire Safety Code and at any
- time may amend the same. The code shall be based on a nationally
- recognized model fire code and shall be revised [not later than January
- 163 1, 2005, and thereafter] as deemed necessary to incorporate advances
- in technologies and improvements in construction materials and any
- subsequent revisions to the code not later than eighteen months
- 166 following the date of first publication of such revisions to the code,
- unless the State Fire Marshal and the committee certify that a revision
- is not necessary for such purpose. The [regulations in said code] <u>Fire</u>
- 169 <u>Safety Code</u> shall provide for reasonable safety from fire, smoke and
- panic therefrom, in all buildings and areas adjacent thereto except in
- 171 private dwellings occupied by one or two families and upon all
- 172 premises, and shall include provision for (A) carbon monoxide
- detection and warning equipment in (i) new residential buildings not
- 174 exempt under regulations adopted pursuant to this subsection and

designed to be occupied by one or two families for which a building permit for new occupancy is issued on or after October 1, 2005, and (ii) all public or nonpublic school buildings, and (B) smoke detection and warning equipment in (i) residential buildings designed to be occupied by two or more families, (ii) new residential buildings designed to be occupied by one family for which a building permit for new occupancy is issued on or after October 1, 1978, requiring equipment complying with the Fire Safety Code, and (iii) new residential buildings designed to be occupied by one or more families for which a building permit for new occupancy is issued on or after October 1, 1985, requiring equipment capable of operation using alternating current and batteries.

- (2) [Said regulations] The Fire Safety Code shall provide the requirements for markings and literature which shall accompany such equipment sufficient to inform the occupants and owners of such buildings of the purpose, protective limitations and correct installation, operating, testing, maintenance and replacement procedures and servicing instructions for such equipment and shall require that smoke detection and warning equipment which is installed in such residential buildings shall be capable of sensing visible or invisible smoke particles, that the manner and location of installing smoke detectors shall be approved by the local fire marshal or building official, that such installation shall not exceed the standards under which such equipment was tested and approved and that such equipment, when activated, shall provide an alarm suitable to warn the occupants, provided each hotel, motel or inn shall install or furnish such equipment which, when activated, shall provide a visible alarm suitable to warn occupants, in at least one per cent of the units or rooms in such establishment having one hundred or more units or rooms and in establishments having less than one hundred units or rooms, it shall install or furnish at least one such alarm.
- (3) [Said regulations] The Fire Safety Code shall (A) provide the requirements and specifications for the installation and use of carbon monoxide detection and warning equipment and shall include, but not

209 be limited to, the location, power requirements and standards for such 210 equipment and exemptions for buildings that do not pose a risk of 211 carbon monoxide poisoning due to sole dependence on systems that 212 do not emit carbon monoxide; (B) provide the requirements for testing 213 and inspecting carbon monoxide detection and warning equipment 214 installed in public or nonpublic school buildings and shall include, but 215 not be limited to, the frequency with which such equipment shall be 216 tested and inspected; (C) require that, for a public or nonpublic school 217 building, (i) any carbon monoxide detection equipment installed in 218 any such building meet or exceed Underwriters Laboratories Standard 219 Number 2075, or (ii) any carbon monoxide warning equipment 220 installed in any such building meet or exceed Underwriters 221 Laboratories Standard Number 2034; (D) require the installation and 222 maintenance of such detection or warning equipment to comply with 223 the manufacturer's instructions and with the standards set forth by the 224 National Fire Protection Association; and (E) prohibit, for public and 225 nonpublic school buildings for which a building permit for new 226 occupancy is issued on or after January 1, 2012, the installation of any 227 battery-operated carbon monoxide warning equipment or any plug-in 228 carbon monoxide warning equipment that has a battery as its back-up 229 power source.

- (b) (1) No certificate of occupancy shall be issued for any residential building designed to be occupied by two or more families, or any new residential building designed to be occupied by one or more families for which a building permit for new occupancy is issued on or after October 1, 1978, unless the local fire marshal or building official has certified that such building is equipped with smoke detection and warning equipment complying with the Fire Safety Code.
- (2) No certificate of occupancy shall be issued for any (A) new residential building not exempt under [regulations] the Fire Safety Code adopted pursuant to [subsection (a) of] this section and designed to be occupied by one or two families for which a building permit for new occupancy is issued on or after October 1, 2005, or (B) public or nonpublic school building for which a building permit for new

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occupancy is issued on or after January 1, 2012, unless the local fire marshal or building official has certified that such residential or school building is equipped with carbon monoxide detection and warning equipment complying with the Fire Safety Code.

- (c) (1) No municipality, local or regional board of education, or supervisory agent of a nonpublic school, and (2) no employee, officer or agent of such municipality, board of education or supervisory agent acting without malice, in good faith and within the scope of his or her employment or official duties shall be liable for any damage to any person or property resulting from the failure to detect carbon monoxide within a public school building, provided carbon monoxide detection equipment is installed and maintained in accordance with the manufacturer's published instructions and with the [regulations established] Fire Safety Code adopted pursuant to this section.
- 257 (d) The adoption of the Fire Safety Code and any amendments 258 thereto shall not be required to comply with the provisions concerning 259 regulation-making proceedings set forth in chapter 54.
- 260 (e) (1) Prior to the adoption of the Fire Safety Code and any
  261 amendments thereto, the Codes and Standards Committee shall post
  262 any proposed change in, addition to or repeal of any provision of the
  263 Fire Safety Code in a conspicuous place on the Internet web site of the
  264 Department of Administrative Services and provide an opportunity for
  265 public comment on such proposed change in, addition to or repeal of
  266 any provision of the Fire Safety Code.
- (2) All public comments received prior to the adoption of the Fire
   Safety Code shall be posted in a conspicuous place on the Internet web
   site of the Department of Administrative Services.
  - (f) After the adoption of the Fire Safety Code and any amendments thereto by the Codes and Standards Committee and the State Fire Marshal, the committee shall compile the proposed changes in, additions to or repeals of the Fire Safety Code and date of approval into one document and post such document in a conspicuous place on

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- 275 the Internet web site of the Department of Administrative Services.
- 276 (g) The State Fire Marshal shall take appropriate steps to advise the
- 277 public on how to obtain a copy of the Fire Safety Code and any
- amendments thereto.
- Sec. 6. Subsection (d) of section 29-313 of the general statutes is
- 280 repealed and the following is substituted in lieu thereof (Effective from
- 281 passage):
- 282 (d) The Commissioner of Administrative Services shall adopt
- 283 regulations in accordance with the provisions of [chapter 54
- 284 prescribing section 29-291a, as amended by this act, to prescribe
- 285 requirements and specifications for the installation or use of fire
- 286 extinguishers and extinguishing agents. Such regulations shall be
- incorporated into the State Fire Prevention Code. In adopting such
- 288 regulations, the commissioner may adopt by reference standards
- 289 concerning the selection, installation, maintenance, design and testing
- 290 of portable fire extinguishing equipment and extinguishing agents as
- set forth by the National Fire Protection Association.
- Sec. 7. Subsection (a) of section 29-317 of the general statutes is
- 293 repealed and the following is substituted in lieu thereof (Effective from
- 294 passage):
- 295 (a) The Commissioner of Administrative Services shall adopt
- 296 regulations [,] in accordance with the provisions of [chapter 54,
- 297 prescribing] section 29-291a, as amended by this act, to prescribe
- 298 reasonable minimum requirements for the installation of oil burners
- and equipment used in connection therewith, including tanks, piping,
- 300 pumps, control devices and accessories. Such regulations shall be
- 301 incorporated into the State Fire Prevention Code and shall include
- 302 provisions for the prevention of injury to life and damage to property,
- and protection from hazards incident to the installation and operation
- of such oil burners and equipment.
- Sec. 8. Section 29-320 of the general statutes is repealed and the

following is substituted in lieu thereof (*Effective from passage*):

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307 The Commissioner of Administrative Services shall adopt and may 308 amend, reasonable regulations in accordance with the provisions of 309 [chapter 54] section 29-291a, as amended by this act, concerning the 310 safe storage, use, transportation by any mode and transmission by 311 pipeline of flammable or combustible liquids. Such regulations shall be 312 incorporated into the State Fire Prevention Code and shall include 313 provisions for the prevention of damage to property and injury to life, 314 and protection from hazards incident to the storage, use, 315 transportation by any mode and transmission by pipeline of such 316 liquids. The commissioner shall enforce such regulations. Such 317 regulations shall not apply to any electric distribution company or gas 318 company, as such terms are defined in section 16-1.

- Sec. 9. Subsection (a) of section 29-329 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 322 (a) The State Fire Marshal shall adopt regulations, in accordance 323 with the provisions of [chapter 54, prescribing] section 29-291a, as 324 amended by this act, to prescribe reasonable minimum requirements 325 for the installation and operation of gas equipment and gas piping. 326 Such regulations shall be incorporated into the State Fire Prevention 327 Code and shall include provisions for the prevention of injury to life 328 and damage to property and protection from hazards incident to the 329 installation and operation of such gas equipment and piping.
- Sec. 10. Section 29-331 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The Commissioner of Administrative Services shall adopt reasonable regulations, in accordance with the provisions of [chapter 54] section 29-291a, as amended by this act, concerning the safe storage, use, transportation by any mode and transmission by pipeline of liquefied petroleum gas. Regulations concerning safe storage shall specify standards to ensure maximum security against unauthorized

338 entry into storage areas where liquefied petroleum gas or liquefied 339 natural gas is stored. Such regulations shall be incorporated into the 340 State Fire Prevention Code and shall include provisions for the 341 prevention of damage to property and injury to life, and protection 342 from hazards incident to the storage, use, transportation by any mode 343 and transmission by pipeline of such gas, with particular reference to 344 the design, construction, location and operation of liquefied petroleum 345 gas installations. Such regulations shall not apply to any electric 346 distribution company or gas company, as such terms are defined in 347 section 16-1.

- Sec. 11. Section 29-337 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 350 Commissioner of Administrative Services shall adopt The 351 reasonable regulations in accordance with the provisions of [chapter 352 54] section 29-291a, as amended by this act, concerning the safe 353 storage, transportation by any mode and transmission by pipeline of 354 hazardous chemicals. Such regulations shall be incorporated into the 355 State Fire Prevention Code and may adopt by reference standards as 356 set forth in the Code of Federal Regulations Title 49, Parts 100 through 357 199, as amended, and include provisions for the prevention of damage 358 to property and injury to life, and protection from hazards incident to 359 the storage, transportation by any mode and transmission by pipeline 360 of such chemicals.
- Sec. 12. Section 29-309 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

The Codes and Standards Committee shall establish a procedure whereby any person determined to have the right to appeal may appeal a decision of the local fire marshal or State Fire Marshal relating to the enforcement of any provision of the general statutes concerning the Fire Safety Code not more than thirty days after the receipt of notice of the decision by the person aggrieved by such decision. Such procedure shall include the committee and shall be established in accordance with the provisions of [chapter 54] section 29-292, as

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amended by this act. Any person aggrieved by a decision made in accordance with such procedure may appeal therefrom to the superior court for the judicial district wherein the premises concerned are located.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	from passage	29-252
Sec. 2	from passage	29-254(a)
Sec. 3	from passage	29-259(c)
Sec. 4	from passage	29-291a
Sec. 5	from passage	29-292
Sec. 6	from passage	29-313(d)
Sec. 7	from passage	29-317(a)
Sec. 8	from passage	29-320
Sec. 9	from passage	29-329(a)
Sec. 10	from passage	29-331
Sec. 11	from passage	29-337
Sec. 12	from passage	29-309

## Statement of Legislative Commissioners:

In Section 4(e)(1), "Building" was changed to "Fire Prevention" for accuracy.

**PS** Joint Favorable Subst. -LCO

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The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

#### **OFA Fiscal Note**

State Impact: None

Municipal Impact: None

Explanation

The bill, which exempts the state building and fire codes from the Uniform Administrative Procedure Act's regulation-making process, has no fiscal impact.

The Out Years

State Impact: None

Municipal Impact: None

OLR Bill Analysis sSB 388

AN ACT CONCERNING THE DEPARTMENT OF ADMINISTRATIVE SERVICES' RECOMMENDATIONS REGARDING THE ADOPTION OF THE STATE BUILDING AND FIRE CODES.

#### SUMMARY:

This bill removes the process for adopting the state building and fire codes from the Uniform Administrative Procedure Act (UAPA), which establishes procedures that agencies must follow when performing certain administrative functions such as adopting regulations. Under the UAPA, a new or amended regulation is not valid until it has (1) been properly noticed, (2) had a public comment period, (3) been approved by the attorney general and the Legislative Regulation Review Committee, and (4) been properly filed with the Office of the Secretary of the State.

The bill says that the adoption of the fire and building codes and any amendments to them cannot be required to comply with UAPA's regulation-making process. It instead establishes a different adoption process for these codes, which involves the Codes and Standards Committee and the State Fire Prevention Code Advisory Committee. The former committee works with the state building inspector and state fire marshal to adopt and enforce the state building and fire codes (CGS § 29-251); the latter advises the state fire marshal on the adoption and administration of the fire prevention code (CGS § 29-291a).

Before a code is adopted, the bill requires that the Codes and Standards Committee, in the case of the building code, and the Fire Prevention Code Advisory Committee, in the case of the fire prevention and fire safety codes, post the following information in a conspicuous place on the Department of Administrative Services' website:

1. code changes, amendments, and repealers and provide an opportunity for public comment;

- 2. public comments received before the codes are adopted; and
- 3. one document that compiles and shows proposed changes, additions, or repealers and dates of approval.

The bill requires the state building inspector and state fire marshal to take appropriate steps to advise the public on how to obtain copies of the applicable code.

Finally, the bill makes technical and conforming changes.

EFFECTIVE DATE: Upon passage

#### BUILDING AND FIRE CODE ADOPTION

The bill establishes a process outside the UAPA for adopting or amending the state building and fire codes. Current law requires all building code amendments to be adopted under the UAPA (CGS § 29-254(a)), while requiring select fire prevention and fire safety code amendments to be so adopted. Fire code provisions that must be adopted under UAPA include the following:

- 1. installation or use of fire extinguishers and fire extinguishing systems (CGS § 29-313(d));
- 2. installation of oil burners and related equipment and accessories (CGS § 29-317(a));
- 3. storage, use, transportation, and transmission by pipeline of flammable and combustible liquids (CGS § 29-320);
- 4. installation of gas equipment and gas piping (CGS § 29-329(a));
- 5. safe storage, use, transportation, and transmission of liquid petroleum gas (CGS § 29-331);
- 6. storage, transportation, and transmission by pipeline of

hazardous chemicals (CGS § 29-337);

7. appeals of fire safety code decisions (CGS § 29-309); and

8. amendments pertaining to bed and breakfast establishments (CGS § 29-256c).

In practice, all three codes and amendments are adopted concurrently in accordance with the UAPA, which requires all state agency regulations, except for emergency regulations, to be submitted to the attorney general and Regulations Review Committee for review and approval before they can take effect (CGS § 4-169).

#### **BACKGROUND**

#### **UAPA**

The regulation-adoption process is governed by the UAPA and generally includes the following:

- 1. 30 days notice of intent to adopt regulations (except for emergency regulations) and must include a public comment period of at least 30 days and a public hearing if one is requested by at least 15 people;
- review of the proposed regulation by the attorney general for legal sufficiency (absence of conflict with state and federal laws, and the Constitution and compliance with UAPA's notice and hearing requirements);
- 3. submission by the agency of the proposed regulation to the Regulation Review Committee for approval; and
- 4. submission by the agency of the committee-approved regulation to the secretary of the state for posting on the eRegulations System.

The UAPA establishes procedural requirements and deadlines (some of which the committee may extend) for each stage of the process (CGS §§ 4-166 to 4-176).

## **COMMITTEE ACTION**

Public Safety and Security Committee

Joint Favorable

Yea 14 Nay 11 (03/15/2016)